

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND
ORDER OF EXCLUDABLE DELAY

-v-

Jeffrey Hwang

Case No. 15-mj-780

The United States of America and the defendant hereby jointly request that the time period from 12/18/15 to 1/29/16 be excluded from the computation of the time period within which

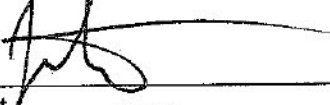
an information or indictment must be filed, or (XW)
 trial of the charges against defendant must commence. (XC)

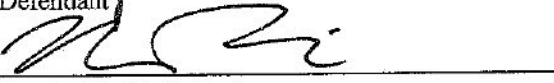
The parties seek the exclusion of the foregoing period because

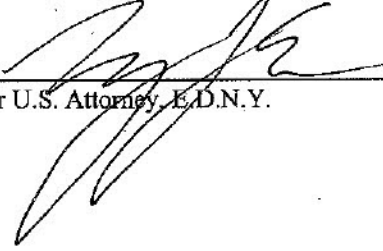
they are engaged in plea negotiations, which they believe are likely to result in a disposition of this case without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk that they would not, despite their diligence, have reasonable time for effective preparation for trial,

they need additional time to prepare for trial due to the complexity of case,

The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of this Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant understands that he/she has a right to be tried before a jury within a specified time not counting periods excluded.


Defendant


Counsel for Defendant

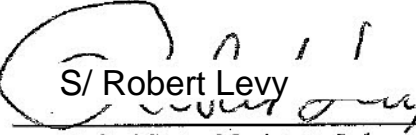

For U.S. Attorney, E.D.N.Y.

The joint application of the United States of America and the defendant having been heard at a proceeding on the date below, the time period from 12/18/15 to 1/29/16 is hereby excluded in computing the time within which an information or indictment must be filed or trial must commence. The Court finds that this exclusion of time serves the ends of justice and outweighs the interests of the public and the defendant in a speedy trial for the reasons discussed on the record and because

given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case without trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk that they would be denied the reasonable time necessary for effective preparation for trial, taking into account the exercise of due diligence.

SO ORDERED.

Dated: Brooklyn, N.Y.
12/15/15


S/ Robert Levy

United States Magistrate Judge

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND
ORDER OF EXCLUDABLE DELAY

-v-

Michael Sean Belman

Case No. 15-mj-780

The United States of America and the defendant hereby jointly request that the time period from 12/18/15 to 1/29/16 be excluded from the computation of the time period within which

an information or indictment must be filed, or (XW)
 trial of the charges against defendant must commence. (XC)

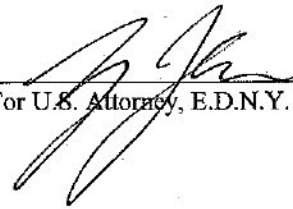
The parties seek the exclusion of the foregoing period because

they are engaged in plea negotiations, which they believe are likely to result in a disposition of this case without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk that they would not, despite their diligence, have reasonable time for effective preparation for trial,

they need additional time to prepare for trial due to the complexity of case,

The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of this Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant understands that he/she has a right to be tried before a jury within a specified time not counting periods excluded.

M. Sean Belman
Defendant


For U.S. Attorney, E.D.N.Y.

Deborah Cobson

Counsel for Defendant

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SO ORDERED.

Dated: Brooklyn, N.Y.

12/15 2015

S/ Robert Levy


United States Magistrate Judge

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND
ORDER OF EXCLUDABLE DELAY

-v-

Case No. 15-mj-780

Shane Lukas

The United States of America and the defendant hereby jointly request that the time period from 12/18/15 to 1/29/16 be excluded from the computation of the time period within which

an information or indictment must be filed, or (XW)
 trial of the charges against defendant must commence. (XC)

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Defendant

Counsel for Defendant for Aaron Musliwic

For U.S. Attorney, E.D.N.Y.

The joint application of the United States of America and the defendant having been heard at a proceeding on the date below, the time period from 12/18/15 to 1/29/16 is hereby excluded in computing the time within which an information or indictment must be filed or trial must commence. The Court finds that this exclusion of time serves the ends of justice and outweighs the interests of the public and the defendant in a speedy trial for the reasons discussed on the record and because

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SO ORDERED.

Dated: Brooklyn, N.Y.

12/15 2015

S/ Robert Levy

United States Magistrate Judge

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND
ORDER OF EXCLUDABLE DELAY

-v-

Case No. 15-mj-780

Diana M. Ingles Mattos

The United States of America and the defendant hereby jointly request that the time period from 12/18/15 to 1/29/16 be excluded from the computation of the time period within which

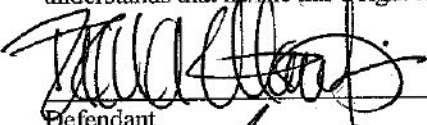
() an information or indictment must be filed, or (XW)
() trial of the charges against defendant must commence. (XC)

The parties seek the exclusion of the foregoing period because

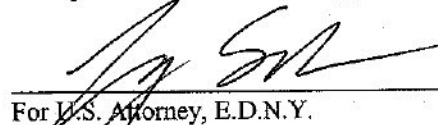
() they are engaged in plea negotiations, which they believe are likely to result in a disposition of this case without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk that they would not, despite their diligence, have reasonable time for effective preparation for trial,

() they need additional time to prepare for trial due to the complexity of case,
()

The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of this Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant understands that he/she has a right to be tried before a jury within a specified time not counting periods excluded.


Defendant


Counsel for Defendant


For U.S. Attorney, E.D.N.Y.

The joint application of the United States of America and the defendant having been heard at a proceeding on the date below, the time period from 12/18/15 to 1/29/16 is hereby excluded in computing the time within which () an information or indictment must be filed or () trial must commence. The Court finds that this exclusion of time serves the ends of justice and outweighs the interests of the public and the defendant in a speedy trial for the reasons discussed on the record and because

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()

SO ORDERED.

Dated: Brooklyn, N.Y.
12/15 2015


S/ Robert Levy
United States Magistrate Judge

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND
ORDER OF EXCLUDABLE DELAY

-v-

Case No. 15-cr-780

Marcus Soto Decker

The United States of America and the defendant hereby jointly request that the time period from 12/18/15 to 1/29/16 be excluded from the computation of the time period within which

() an information or indictment must be filed, or (XW)
() trial of the charges against defendant must commence. (XC)

The parties seek the exclusion of the foregoing period because

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() they need additional time to prepare for trial due to the complexity of case;
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by SB/17
Defendant

Christina Conesa

Counsel for Defendant

J. F. G. L.
For U.S. Attorney, E.D.N.Y.

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() _____

SO ORDERED.

Dated: Brooklyn, N.Y.
12/15 2015

S/ Robert Levy

United States Magistrate Judge